

KOONS DIVORCE CASE

Testimony Revealed a Strange State of Affairs.

RYAN DIVORCE DISMISSED

ON MOTION OF THE PLAINTIFF'S LEGAL ADVISER.

E. E. Williams Fined \$100 For Selling Liquor Without a License—Assignee of the Heesch - Davies Company Sues United States Marshal Brigham—County Warrants Case Argued in the Supreme Court—General Court News.

The divorce suit of John W. Koons against Sadie May Koons came up before Judge Hiles yesterday, and was referred to Clerk of the Court Blair to take testimony and report findings to the court.

Koons, the plaintiff, is the man who was arrested a few weeks ago on a charge of adultery alleged to have been committed with Lena Rasmussen, and he is now in jail awaiting a preliminary hearing on the charge. Miss Rasmussen is in St. Mark's hospital, where a child was born to her, but the little one died. Koons is an ex-convict, having been in the penitentiary for a year and a half for carrying out his wishes, but since his arrest he has been in the penitentiary for a year and a half for carrying out his wishes, but since his arrest he has been in the penitentiary for a year and a half for carrying out his wishes.

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MRS. M. RYAN WITHDRAWS

On Motion of Her Attorney Her Complaint For Divorce Dismissed.

The divorce case of Marie Ryan against James Ryan was dismissed yesterday on motion of the plaintiff's attorney, Edward McGarrin. The case was filed several years ago, and was allowed to lie dormant until the defendant, James Ryan, was arrested on a charge of carrying out his wishes, but since his arrest he has been in the penitentiary for a year and a half for carrying out his wishes.

Selling Liquor Illegally.
E. E. Williams, who pleaded guilty in Justice McMaster's court to selling liquor without a license at Murray, and was fined \$200, but was ordered to pay the fine, was brought up before Judge Norrell yesterday and pleading guilty, was fined \$100, which was paid and the defendant was discharged.

Pleading Guilty to Petty Larceny.
Alfred Bateman, who is charged with a man named Wilson with burglarizing the tithing yard at West Jordan, was arraigned before Judge Norrell yesterday and was allowed to plead guilty to the charge of petty larceny, and the burglary charge was withdrawn. Time for passing sentence was set for April 19.

Suit For Divorce

Charles E. Paulsen has entered suit in the Third district court for divorce from Mary C. Paulsen, alleging that the marriage took place on January 3, 1935, at Sausalito, California, and that on March 1, 1935, the defendant, without cause, deserted and abandoned the plaintiff, and has remained away ever since.

Marshal Brigham Sued

Henry B. Davies, assignee, has entered suit against Nat. M. Brigham and the Utah Plumbing & Supply company, alleging that Brigham, by virtue of his office of United States marshal, wrongfully seized, under a writ of attachment, the stock and fixtures, worth \$2,000, of the above named plumbing company, after the company had conveyed the same to this plaintiff as assignee for the benefit of its creditors. Plaintiff prays for judgment for \$25,000 and \$2,000 damages.

Additional Petal Jurors

A venire for 12 additional petal jurors was yesterday issued from Judge Cherry's court, returnable April 23. The venire was drawn from the following list: H. T. Spencer, James Taylor, Samuel M. Barrett, Jackson Holter, Luke Shaw, P. J. Moran, D. H. Wells, Grant Humphrey, George A. Snow, L. C. Crossman and Henry Ruhnberg.

District Court Orders

Walter L. Price vs. L. G. Hardy, collector, motion to set aside default overruled and judgment ordered entered. James H. Hession vs. J. K. Mahan, suit to quiet title and for injunction argued and submitted. E. H. Hollins & Sons vs. J. W. Whitehead, Jr., submitted without argument. Ramsey, Shemler company vs. J. H. Griffin et al., motion for new trial argued and submitted. Elton Hurley vs. Salt Lake City, demurrer overruled and ten days allowed in which to answer.

Probate Relinquish

Estate of William A. Neimoyer, deceased, order of sale of real estate made. Estate of Sidney A. Hanks, deceased, order of final distribution made. Estate and guardianship of Thomas E. Erickson, Jr., minor, Thomas R. Erickson appointed guardian. Estate and guardianship of Mamie T. Homer, minor, guardianship account approved.

STATE SUPREME COURT

County Warrant Case Argued on Appeal and Submitted.

The county warrant case in which the Pleasant Valley Coal company sued for a writ of mandamus against the Salt Lake county commissioners, to compel them to authorize the issuance of a warrant to the plaintiff for \$1, came before the supreme court yesterday on an appeal from Judge Cherry's decision in the district court.

The arguments were made by County Attorney Van Cull on behalf of the commissioners, the appellants, and by

GRIFFIN SENSATION

Outline of Mrs. Griffin's Side of the Case.

A FAR REACHING SCANDAL

THE INTEGRITY OF SEVERAL CITY OFFICIALS INVOLVED.

And the Immorality of Prominent Men Held Up to Public View—Mrs. Griffin Says Her Husband Was Part Proprietor in a "Harem"—Mr. Griffin Will Have a Warm Time in Sustaining His Allegations.

If Jacob Harvey Griffin, the street sprinkling contractor, when he filed the sensational divorce proceedings against his wife a few days ago imagined that it would be a one-sided affair, he is likely to be very much mistaken. In fact, it looks now as if the defense to the charges against Mrs. Griffin and the counter charges to be set up against the street sprinkling contractor will make him wish he had never sought a divorce writ.

While Mrs. Griffin's answer to the charges made by her husband will be filed for several days, sufficient was learned to indicate that the case will be among the most sensational of its kind on record here. First the domestic troubles will be aired, but this will present the least important side of the case. What promises to be of a more interesting nature will be the municipal phase of the case.

Mr. Griffin, in his complaint, alleged that Mrs. Griffin was continually interfering in his business. This will necessitate an answer on the wife's part, and in turn she must make some exposure in regard to the manner in which she says her husband is conducting his business. This will necessitate an answer on the wife's part, and in turn she must make some exposure in regard to the manner in which she says her husband is conducting his business. This will necessitate an answer on the wife's part, and in turn she must make some exposure in regard to the manner in which she says her husband is conducting his business.

LONGS FOR HER BOY

Mrs. Griffin was seen again at her home, 1014 Eleventh street, by a Herald representative last evening. The lady was almost prostrated with grief at the absence of her son, Jacob Harvey Griffin, whom Mr. Griffin keeps in his charge.

"It is the first time the boy has been away from me since he was born," she said, "and you can imagine my feelings. Oh, if I only had my boy with me," she moaned.

A STARTLING DISCOVERY

The woman who met Mrs. Griffin at the door told the latter she knew of no party by that name. But the woman was not the woman who met Mrs. Griffin at the door. But the woman was not the woman who met Mrs. Griffin at the door.

HOTEL AND CORRIDOR

ITH New Zealand, brewing is one of the industries in the light of the law of the United States. A. W. Lewis is the king of the brewers. His home is in Wellington, New Zealand.

THE U. S. GOV'T REPORTS

show Royal Baking Powder superior to all others.

Randall Banking Company Closes

Eureka, Cal., April 17.—The Randall Banking company closed its doors today and posted a notice that depositors would be paid in full. A run was precipitated by the recording of a \$5,000 mortgage on the premises of the bank.

No Hope For the Samaria

San Francisco, April 17.—Floating wreckage believed to be part of the steamer Samaria from Seattle to San Francisco, is reported by Captain Wallace of the steamer Walla Walla from Puget Sound today. The wreckage, which was sighted near Crockett City, resembled the roof of a deck-house. Little hope is now cherished for the safety of the Samaria.

HERE AND THERE

Notice in This Column Free if Handed in Before Noon on Saturday.

CHURCH SERVICES

Church of Christ (Scientist)—Jewish temple on Fourth East between Second and Third South. Services at 11 a.m. and 7 p.m. Sunday school at 10 a.m. Subject: "The Resurrection." Sunday school at 10 a.m. Subject: "The Resurrection." Sunday school at 10 a.m. Subject: "The Resurrection."

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Officers of the Cuban Junta on Sandoval's Visit Here.

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TORTURED BY ROBBERS

Family of Misers Lose Five Thousand Dollars.

BOUND HAND AND FOOT

TORCHES ARE THEN APPLIED TO THEIR BODIES.

No Punishment Inflicted, However, Could Make Them Reveal the Hiding Place of Their Treasure, Which is Afterwards Found by Their Assailants.

Findlay, O., April 17.—The famous Blackley family, living three miles from this city, were robbed and tortured at 3 o'clock this morning by 12 masked robbers. The family consists of Mrs. Rebecca Blackley, Eliza Blackley, a daughter, and John and Smith Blackley, sons. They are the possessors of valuable oil fields and are known as misers. The common report is that for years they have hoarded money in the house. The burglars broke into the room where all four people were sleeping and a desperate fight ensued. John and Smith were beaten into insensibility, and Mrs. Blackley and her daughter were bound hand and foot. The robbers applied to their feet to make them reveal the hiding place of the treasures without avail. Some of the robbers meanwhile were ransacking the house and found in a bureau drawer \$5,000 in bills and three gold watches. Eliza was the first to release herself from the bonds and summoned help from the city.

John Blackley is in a critical condition and it is feared he will die. Smith's head was cut open and the feet of both women are badly burned.

ROBBERS HEARD FROM

Keokuk, Ia., April 17.—Dr. Joseph A. Skowron, member of the state board of medical examiners, who disappeared from his home in this city April 7, after the discovery of a shortage in his accounts, was heard from today. He was in the Keokuk Medical college, was heard from today. According to a telegram to his wife from Spokane, Wash., he will start at once for home.

Nobody Knew Him

Niagara Falls, N. Y., April 17.—A man apparently 24 years of age jumped from the middle of the suspension bridge today and was drowned under floating ice. His hat, left on the bridge, bore the business name of Hall & Hanovsky, Boston. Nothing more is known of him.

FREE TO EVERY MAN

THE METHOD OF A GREAT TREATMENT FOR WEAKNESS OF MEN.

WHICH CURED HIM AFTER EVERYTHING ELSE FAILED.

Painful diseases are bad enough, but when a man is slowly wasting away with nervous weakness, the mental forebodings are ten times worse than the most severe pain. There is no lot up to the mental sufferings day or night. Sleep is almost impossible and under the strain men are scarcely responsible for what they do. For years I was a sufferer of sexual weakness until it was a question of life and death. I used every method of medicine that not only completely restored the general health, but enlarged his weak, emaciated body to its natural size and vigor, and he now declares that any man who will take the trouble to read this advertisement may have the method of this wonderful treatment free. I am not a philanthropist, nor do I pose as an expert, but there are thousands of men suffering the mental tortures of weakened manhood who would as soon starve as seek relief. I will send such a remedy as the one that cured me. Do not try to study out how I can afford to lay out this information, but necessary to mail the information, but send for it, and learn that there are a few men in the world who are worth a fortune to get well, and who are worth a fortune to get well, and who are worth a fortune to get well.

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